

# CHARITON COURIER.

KEYTESVILLE, MO.

FRIDAY, MARCH 20, 1885.

It was expected that applicants for office from the Southern states would be very numerous. Such expectation has not yet been realized. Southerners have so far been more modest than their cousins along and over the border.

In a sermon preached by Dr. Pen-tecost in New York last Sunday we find the following language: "I am a Republican and did not vote for Cleveland, but am free to say that his simple manners, modest demeanor and evident honesty argue well for the nation during the next four years."

Petitions signed by thousands of persons, have been presented to the president asking for the withdrawal of the troops from Oklahoma. Gen. James B. Weaver, of Iowa, and Sidney Clark, of Kansas, are engineering the case in behalf of the settlers. In the meantime the president and Secretary Lamar are looking into the matter and, judging from dispatches sent from Washington, it is not improbable that the rights claimed by the settlers will be duly respected. If so there will be a wonderful immigration to that territory at no distant day.

A gang of thieves, who for years have been stealing from the C & A railroad cars at Lexington, after their ill gotten gains had aggregated \$25,000, were captured not long since. They have had their trials, pleaded guilty and received their sentences as follows: Dave Washington, two years; James Shepley, ten; Bent Barker, three; Preston Durbin, thirteen; Site Durbin fifteen; Amos Durbin, eleven; Pius Durbin, thirteen; John Reed, six; William Durbin, twelve; John Durbin sixteen. They were called the Durbin gang. They have been sent to the penitentiary.

CENTRARI to the expectations of some people, President Cleveland has put his foot down on the Oklahoma settlers and by proclamation has warned them to keep off the lands reserved by treaty for the Indians, and has directed General Hatch to watch those on the border who contemplate going into the territory and eject those already there. In a speech recently made by Capt. Crouch on the Kansas border, where over 1,000 had gathered, he is reported to have said: "I am not such a fool as to but against the government and we will have to look to the courts to settle the matter."

The railroad strike had reached such proportions that everybody became uneasy, and with the view of securing a settlement, the governors of Kansas and Missouri, the railroad commissioners of the two states and the prominent railroad men for a conference in St. Louis last Sunday. The above named state officials recommended the railroad men to compromise by reinstating the strikers and restoring to them the wages of last September, and giving one and one-half pay for extra work. The railroad officials accepted the terms proposed. The strikers at Hannibal went to work as soon as the news of the compromise was received, while at other points they held off with the view of getting such promise in writing.

The public if not already disgusted are likely to become so by the continued quarrel between Gov. Marmaduke and Maj. Rainwater of St. Louis. It seems that these gentlemen have been personal enemies for years. Rainwater was not friendly to Marmaduke for governor and Marmaduke is equally hostile to Rainwater for mayor of St. Louis. They have said many hard things about each other. On the 9th inst. Rainwater wrote an open letter to Marmaduke which was published in the St. Louis papers, and in which the damaging epithets of liar, scoundrel and coward, were used without stint. Lookers-on await with some anxiety the governor's response. The "code," in the practice of which the governor already has had some experience, may yet be invoked before the affair is settled.

Hox, J. W. ARTERBURN, representative from Monroe county, has written a letter from Jefferson City to the county court of his county, suggesting that the court make an order directing the county collector to pay all taxes collected upon railroads in that county for the state, into the county treasury instead of into the state treasury, as heretofore, claiming that the law of 1868, authorizes counties that have subscribed to railroads to retain all such taxes. Only a few counties in the state have observed this law and kept back the payment of such taxes from the state. A bill, some time since, was introduced by Senator Wood, of Ralls county to have the state reimburse counties entitled to this tax but have heretofore paid it to the state. It is doubtful whether this bill will become a law. We hope our county court at its next meeting will give this matter some attention as will secure whatever immunities Chariton county has in this respect.

sued, aggregating \$224,724,798, while for purposes of taxation their aggregate valuation is only \$38,380,316, or about one-sixth what is supposed to be their real worth. And yet we have railroad commissioners who are supposed to be clothed with authority to correct such irregularities. This is the way the railroads pay taxes, while many other taxpayers pay upon a much larger amount than their worldly possessions would bring if exposed to sheriff's sale. The man who has a claim by reason of purchase upon a farm for which he has not paid, has to pay the taxes upon the farm, while the party holding his obligation to pay, pays a tax upon the note or other evidences of the debt. This is a double taxation, yet the tax-payer cannot be relieved therefrom by legislation, though legislators have been cognizant of the facts for many years.

Mr. NATHAN VEATCH returned from Cunningham and Carroll county on Monday night having left home on Saturday previous. He bears the unwelcome intelligence of the fearful fire that visited our neighboring city, Cunningham, on the morning of the 16th inst, the particulars of which as he was able to gather there were about as follows. About one o'clock a. m., fire was discovered in the rear of L. Mathew's hardware store and - McKee's restaurant. When the fire was discovered these buildings were so near together that it was deemed useless to attempt to save them. These houses with their contents were a total loss. The flames spread rapidly till the Central Hotel, kept by U. T. Green, on the west, and the extensive dry goods establishment of J. Gould & Sons, on the east were reached, these and the dry goods store of O. S. Severence were burned, making five business houses in all that were destroyed. In Mr. Gould's store was kept the postoffice, besides groceries, wood and willow ware, bar wire, etc. Most of the furniture of the hotel was saved. The bulk of the goods of Mr. Severence were saved in a damaged condition. Mr. Mathew's stock was a total loss. Mr. Gould saved about one-fourth of his goods in fair condition. The following estimates were made of the value of property and goods: J. Gould & Sons' stock and building, \$7,500; L. Mathew's stock and building, \$1,400; McKee's building and fixtures \$1,000; O. S. Severence's stock, \$6,000; J. P. Moore, house occupied by Severence \$500; U. T. Green's Hotel, \$1,200; total \$17,600. Insured as follows: J. Gould & Sons' stock and building \$3,250; L. Mathew's stock and building \$750; O. S. Severence on stock \$2,000; McKee on house and contents, \$600. This fire adds another to the terrible losses of the plucky little city of Cunningham. We sympathize with her generous people and hope this loss though so destructive may prove a blessing in disguise, and that in the future they will be enabled to build their business houses of brick. A number of frame structures in any city so close together are too dangerous to be content with.

A Great Discovery.  
Mr. Wm. Thomas, of Newton, Iowa, says: My wife has been seriously affected with a cough for twenty-five years, and this spring more severely than ever before. She had used many remedies without relief, and being urged to try Dr. King's New Discovery, did so, with most gratifying results. The first bottle relieved her very much, and the second bottle has absolutely cured her. She has not had so good health for thirty years. Trial bottles free at W. C. Gaston & Co.'s drug store. Large size \$1.

The smoke house of Uncle Ben. Elliott, an old colored man living in the north part of town, was burned with its contents on Thursday morning. The fire was discovered about 2 o'clock and had then burst out upon the roof. Several of the neighbors gathered upon the scene, but turned their attention to saving the dwelling which was near by. Fortunately the wind was blowing from the west thus driving the heat away from the house. Uncle Ben. had his meat and lard, tools of various kinds and a lot of bed clothes stored away in the building. His daughter, Nancy, who lives near by and who discovered the fire, also had some meat and lard consumed in the flames. They had been smoking meat the previous day and it is supposed the fire originated from a spark which set fire to the bed clothing. The building was insured.

These are Solid Facts.  
The best blood purifier and system regulator ever placed within the reach of suffering humanity truly is Electric Bitters. Inactivity of the liver, biliousness, jaundice, constipation, weak kidneys or any disease of the urinary organs, or whoever requires an appetizer, tonic or mild stimulant will always find Electric Bitters the best and only certain cure known. They act surely and quickly, every bottle guaranteed to give entire satisfaction or money refunded. Sold at fifty cents a bottle by W. C. Gaston & Co.

L. H. HARRISON, jun., who has been running a butcher shop here and recently sold out to his partner, G. C. Martin, left Thursday morning for

## ROLL OF HONOR.

The following is a list of our subscribers who have paid their subscriptions during the past week, ending at Thursday noon:  
Judge Taylor Wm Hammack  
J. E. Gidding Jas Orme  
Jas Dinsmore Thos Furrow  
W W Daily Warner Ford  
W E Hill L D Hyde  
O R Jacob R M Scott  
R K Wright M J Lane  
Mrs Dr Bowman G R Williams.

We are glad to state that the latest news from Glasgow is to the effect that Jas. E. Owen is better and that some hopes are entertained for his recovery.

Township Election Notice.  
There will be held at Dalton, Bowling Green township, Chariton county, Missouri, on Tuesday, March 31, 1885, an election, for the purpose of choosing township officers. The officers to be chosen are, one trustee, collector constable, clerk who will be ex-officio assessor, two justices of the peace and two road overseers. The township board appoints Wm. Bitter, J. R. Redman and J. S. Gilliam as judges of said election.

By order of the Board, March 7.  
W. H. Lewis, acting clerk.

A Walking Skeleton.  
Mr. E. Springer, of Mechanicsburg, Pa., writes: I was afflicted with lung fever and abscess on the lungs, and reduced to a walking skeleton. Got a free trial bottle of Dr. King's New Discovery for consumption, which did me so much good that I bought a dollar bottle. After using three bottles I found myself once more a man, completely restored to health, with a hearty appetite, and a gain in flesh of forty-eight pounds. Call at W. C. Gaston & Co.'s drug store and get a free trial bottle of this certain cure for all lung diseases. Large bottles \$1.

Important.  
When you visit or leave New York City, save Baggage Expressage and Carriage Hire and stop at the Grand Union Hotel, opposite the Grand Central Depot.

Elegant rooms fitted up at a cost of one million dollars, reduced to \$1.00 and upwards per day, European plan. Elevator. Restaurant supplied with the best Horse cars, stages and elevated railroad to all depots. Families can live better at the Grand Union Hotel than at any other first-class hotel in the city.

A Remarkable Escape.  
Mrs. Mary A. Dailey, of Tunkhannock, Pa., was afflicted for six years with asthma and bronchitis, during which time the best physicians could give no relief. Her life was despaired of, until last October she procured a bottle of Dr. King's New Discovery, when immediate relief was felt, and by continuing its use for a short time she was completely cured, gaining fifty pounds in a few months. Free trial bottles of this certain cure for all throat and lung diseases at W. C. Gaston & Co.'s drug store. Large bottles \$1.

A Lawyer's Opinion of Interest to All.  
J. A. Tawney, Esq., a leading attorney of Winona, Minn., writes: After using it for more than thirty years, I take great pleasure in stating that I regard Dr. King's New Discovery for consumption as the best remedy in the world for coughs and colds. It has never failed to cure the most severe colds I have had, and invariably relieves the pain in the chest. Trial bottles of this sure cure for all throat and lung diseases may be had free at W. C. Gaston & Co.'s drug store. Large size \$1.

An End to Bone Scraping.  
Edward Shepherd, of Harrisburg, I. says: Having received so much benefit from Electric Bitters, I feel it my duty to let suffering humanity know it. Have had a running sore on my leg for eight years; my doctors told me I would have to have the bone scraped or leg amputated. I used, instead, three bottles of Electric Bitters and seven boxes of Bucklen's Arnica Salve, and my leg is now sound and well. Electric Bitters are sold at fifty cents a bottle, and Bucklen's Arnica Salve at 25 cents per box, by W. C. Gaston & Co.

## CIRCUIT COURT DOCKET.

[Chariton County.]  
APRIL TERM, 1885.

MONDAY APRIL 6.  
1 State of Missouri vs William Emerson et al; disturbing a family.  
2 Same vs William Hawkins, Charles Duff et al; same.  
3 Same vs William Hawkins et al; same.  
4 Same vs Padgo Flowers; same.  
5 Same vs Samuel Leslie; same.  
6 Same vs Samuel Leslie; same.  
8 Same vs Jerry Strother; petit larceny.  
9 Same vs R P Currin; exhibiting firearms.  
10 Same vs Henry Brown.  
11 Same vs A Joslin; grand larceny.  
12 Same vs John B Reno; removing fence unlawfully.  
13 Same vs Joseph Sterling; felonious wounding.  
14 Same vs Isaac & Clinton Welch.  
15 Same vs Joseph E Bell.

SECOND DAY—APRIL 7.  
17 State vs Ethelred Hays; felonious shooting.

19 Same vs Joseph Riley; felonious wounding.  
20 Same vs Riley Wilkes; carrying concealed weapons.  
21 Same vs Rufus McNabb; seduction.  
22 Same vs James Krigbaum; exhibiting firearms.  
23 Same vs Milton & William Zimmerman; grand larceny.  
24 Same vs John Gaston.  
30 Josie Suess vs James M Staples; debt.  
34 State to use Josie Suess vs Jas M Staples et al; suit on bond.  
35 E Knight to use L Cornelius vs Jas Bludgutt et al; suit on bond.  
36 Delilah Johnson vs Robert Doss; suit to fore close mortgage.  
37 S Florence Keyte vs J M Peery et al; debt.  
38 Joseph Woods vs O B Anderson; debt.  
39 Greely Burnham & Co vs T J Morrow et al.  
40 Neilson Distilling Co vs Thos J Morrow et al.

THIRD DAY—APRIL 8.

41 Daniel Bruce vs George Triplett; damages.  
42 Thomas Dougherty vs George Chapman; debt.  
43 Leon Vonarb vs Herman Beltz; ejectment.  
44 Charles Wheelbarger vs Lyman Andrews; same.  
45 George M Underwood vs R. P. Currin; same.  
46 James Veal vs W & Geo Long; debt.  
47 Benjamin R Bell vs William Lesley; debt.  
48 James E Chandler assignee of Pierpont & Tuttle vs J C Grimes.  
49 Henry Goodwin vs N A Bailey; damages.  
50 Elizabeth Mills et al vs W W Riddell et al; debt.  
51 Chandler Brown & Co vs A G Kennedy et al; debt.  
52 John Hammer et al vs Hudson M Hammer et al.  
53 Permelia A McCubbin et al vs Elizabeth Perlater et al; partition.

SEVENTH DAY—APRIL 13.

143 Benjamin Fleetwood vs Wm Fleetwood et al; partition.  
144 Ada Day vs Lucinda Baldwin; partition.  
145 Thos Shands et al ex parte in partition.  
146 Emaline Botts et al ex parte in partition.  
147 A B Corey et al ex parte in partition.  
148 Harry S Lock et al ex parte in partition.  
149 Angelina Decker vs S S Decker; divorce.

FOURTH DAY—APRIL 9.

57 James Nichols vs William Nagle; damages.  
58 William Tunis vs same, same.  
59 Thomas J Long vs L D Hyde; ejectment.  
60 Mary B Neilson et al vs Caroline Sasse et al; same.  
61 J C Crawley vs J C Grimes.  
62 State to use of J M Compton G & Co of E Whitaker vs Lee Lingco et al; debt.  
63 Chariton County vs Lydus Spencer et al.  
64 Ann C Sturgeon vs Thomas Tufts; ejectment.  
65 William Ewing vs Berry Owens; damages.  
66 Lemuel Jones to use of L Comer vs Stockton Crossland & Co et al; debt.  
67 Merchants Bank vs Jas Guthridge; debt.  
68 Edward Jeffrey vs J L Pendle; ejectment.  
69 H H Davis vs Jas M Tillett et al; ejectment.

70 School district 8-54-53-19 vs Jas O Swinney; damages.  
71 Chad Bowman et al vs Insurance Co of North America; debt.  
72 James E Kanier trustee for Frank J Bowman vs Lewis Bartholomew; ejectment.

FIFTH DAY—APRIL 10.

73 Charles E Bennett vs Martha J Carter et al; ejectment.  
74 W S Beale vs W St L & P Ry Co; damages.  
75 John T Ryals vs same; same.  
76 Eli Wayland vs same; same.  
77 Robert Ellis vs same; same.  
78 State to use of school fund of Chariton County vs same; debt.  
79 Samuel B Winfrey vs same.  
80 Peterson Parks vs same.  
81 Hermon Dressaker vs same; damages.  
82 L P Dillon vs same; same.  
83 Benjamin Crow vs same; same.  
84 John H Swan vs Guy Cox; appeal.  
85 Samuel Croft vs Fred Wiedy; appeal.  
86 Budlin, Winger & Co vs Post & Peterson.  
87 Martha E. Peterson et al vs L C Post & T. B. Post; debt.  
88 Garrett Sleyster et al vs Henry Sleyster et al; debt.  
89 Sophia Kothie vs Peter Bender; appeal.  
90 City of Keytesville vs W R Milligan; appeal.  
91 Same vs same; same.  
92 W Osterman & Co vs Milligan & Lowery; appeal.  
93 John Bardenheir vs same; appeal.  
94 Erchenberger & Treu vs same; appeal.  
95 E Mark vs same; appeal.  
96 William Mosher vs George Herman; debt.

SIXTH DAY—APRIL 11.

97 John Hardy vs Lucius Salisbury et al; ejectment.  
98 Samuel F Boyce vs John A Petty; attachment.  
99 L D Hyde vs Joseph Kralger; appeal.  
100 O F Smith vs Oswell J Saunders; debt.  
101 Caroline Mom vs William Straude et al; decree title to realty.  
102 Phoebe McAvan et al vs Christina Maxhey et al; partition.

103 Hamilton & Wilson vs Robert

104 John J Prather et al ex parte in partition.  
105 Frank H. Roberts vs Kitty Roberts; divorce.  
106 Sarah Sherman vs Arnold Sherman; same.  
107 Walker Page vs Della Page; same.  
108 Mary A Hughes vs Albert Hughes; same.  
109 Sarah Andrews vs James Andrews; same.  
110 Susan Bryant vs David Bryant; same.  
111 John Piper vs Emma Piper; same.  
112 Malinda Gallager vs John Gallager; same.  
113 State ex rel J M Hamilton treasurer and ex-officio collector vs Maggie Griffin et al; tax suit.  
114 Same vs J B Ellington; same.  
115 Same vs M F Hayes et al; same.  
116 Same vs John Knappenberger.  
117 Same vs Martha A Johnson et al.  
118 Same vs B L Kendrick et al.  
119 Same vs James Guthridge.  
120 Same vs H H Robinson; same.  
121 Same vs E W Price et al; same.  
122 Same vs John Knappenberger.  
123 Same vs Hamilton DeGraw et al.  
124 Same vs Wm Kaner; same.  
125 Same vs James Guthridge.  
126 Same vs Marion F. Hayes.  
127 Same vs James Guthridge.  
128 Same vs Wm Fullbright et al.  
129 Same vs James Guthridge et al.  
130 Same vs J B Ellington et al.  
131 Same vs E Erwin; same.  
132 Same vs James Guthridge.  
133 Same vs John Almand; same.  
134 Same vs Minor Peery et al.  
135 Same vs James Fitzpatrick.  
136 Same vs Marion F Hayes; same.  
137 Same vs Sandy Brance; same.  
138 Same vs James Guthridge et al.  
139 Same vs Wm Mason; same.  
140 Same vs Jas E Austin; same.  
141 Same vs John Van Orb et al.  
142 Same Adolph Hagan; same.

SEVENTH DAY—APRIL 13.

143 Benjamin Fleetwood vs Wm Fleetwood et al; partition.  
144 Ada Day vs Lucinda Baldwin; partition.  
145 Thos Shands et al ex parte in partition.  
146 Emaline Botts et al ex parte in partition.  
147 A B Corey et al ex parte in partition.  
148 Harry S Lock et al ex parte in partition.  
149 Angelina Decker vs S S Decker; divorce.  
150 E C Kunsler vs Victoria Kunsler; same.  
151 Chas Suess vs Josie E Suess; same.  
152 Mary McKeon vs A E McKeon; same.  
153 Enoch Lunceford vs Elizabeth Lunceford; same.  
154 Andrew Mackay vs W A Howard; ejectment.  
155 City of Salisbury vs R A Patterson; appeal.

FRIDAY, THE 16TH DAY OF APRIL, 1885.

By virtue and authority of an order of the county court of Chariton county, Missouri, in and for Chariton county, state of Missouri, in favor of Chariton county, state of Missouri, to the use of township fifty-four, range eighteen, and against Burton Duncan, dated the 14th day of March, 1885, and in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Burton Duncan, to-wit: the southeast quarter of section thirty-four, 34, township fifty-five, 55, range eighteen, 18, situate in the county and state aforesaid, and I will, during the session of the circuit court of said county, on

FRIDAY, THE 16TH DAY OF APRIL, 1885.

SHERIFF'S SALE.

By virtue and authority of an order of the county court of Chariton county, issued from the office of the clerk of the circuit court in and for Chariton county, state of Missouri, in favor of Chariton county, state of Missouri, to the use of township fifty-four, range eighteen, and against Burton Duncan, dated the 14th day of March, 1885, and in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Burton Duncan, to-wit: the southeast quarter of section thirty-four, 34, township fifty-five, 55, range eighteen, 18, situate in the county and state aforesaid, and I will, during the session of the circuit court of said county, on

FRIDAY, THE 16TH DAY OF APRIL, 1885.

(It being the fifth day of the circuit court of said county), between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of said day, at the court house in the town of Keytesville, county and state aforesaid, sell at public auction, to the highest bidder, for cash in hand, all the right, title and interest which the said Burton Duncan has in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon.

Given under my hand as sheriff aforesaid, this 14th day of March, 1885.

J. J. MOORE,  
Sheriff of Chariton County, Mo.

SHERIFF'S SALE.

By virtue and authority of an execution issued from the office of the clerk of the circuit court in and for Chariton county, state of Missouri, in favor of D. R. Anderson, William H. Anderson and Irvin Anderson and against Dyer King, dated the 11th day of March, 1885, and to me directed and delivered, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Dyer King, to-wit: 78 acres—the east half of the southeast quarter of section thirty-four, 34, township fifty-five, 55, range eighteen, 18, except two (2) acres in the southwest corner sold to W. Anderson, situate in the county and state aforesaid, and I will, during the session of said court of said county, on

FRIDAY, THE 16TH DAY OF APRIL, 1885.

(It being the fifth day of the circuit court of said county), between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of said day, at the court house in the town of Keytesville, county and state aforesaid, sell at public auction, to the highest bidder, for cash in hand, all the right, title and interest which the said Dyer King has in and to the above described property, or so much thereof as will be sufficient to satisfy the execution aforesaid, together with the costs and charges thereon.

Given under my hand as sheriff aforesaid, this 17th day of March, 1885.

J. J. MOORE,  
Sheriff of Chariton County, Mo.

PUBLIC SALE OF VALUABLE LANDS.

In pursuance of an order of the county court of Chariton County, the undersigned agent for said county, do hereby offer for sale, to the highest bidder, before the east front door of the court house in the town of Keytesville, on

FRIDAY, APRIL 10, A. D. 1885.

The following described real estate, situate in said county, to-wit: One hundred and sixty acres—southwest quarter section fourteen (14), township fifty-four (54), range seventeen (17), 100 acre east side northwest quarter section fourteen (14) township fifty-four (54), range seventeen (17), and the other tract about one and one-half miles west of Dalton, Mo., situate in the town of Keytesville, Mo., in the county and state aforesaid, and I will, during the session of the circuit court of said county, on

FRIDAY, APRIL 10, A. D. 1885.

# SUPERIOR

## COOKING STOVES

and

## RANGES.

REDUCED PRICES.

# BUCKS

## COOKING STOVES

## AND RANGES.

Hard Times brings Low Prices

Call and See the White You Can Get Goods

A Large Stock of Breech & Muzzle Shot-Guns offered at Cost for Cash

CLOSE THEM OUT

W. H. WHITEMAN & SONS

## TRUSTEE'S SALE BY SHERIFF.

Whereas Amanda Neal and George W. Neal, her husband, by their certified deed of trust, dated the 15th day of April, A. D. 1884, and recorded in deed of trust book T, on page 73, in the recorder's office of Chariton county, Missouri, conveyed to E. B. Mallory, Jr., a trustee, all their right, title and interest in and to the following described real estate, situate, lying and being in the county of Chariton, state of Missouri, to-wit: 80 acres—the south half of the southeast quarter of section sixteen, 16, township fifty-four, 54, range sixteen, 16, and all that part of the northwest quarter of section twenty-one, 21, township fifty-four, 54, range sixteen, 16, lying west of the Middle Fork Creek in Chariton county, Missouri, the said creek being the line, which said conveyance was made in trust to secure the payment of a certain promissory note in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Amanda Neal and George W. Neal, to-wit: 80 acres—the south half of the southeast quarter of section sixteen, 16, township fifty-four, 54, range sixteen, 16, and all that part of the northwest quarter of section twenty-one, 21, township fifty-four, 54, range sixteen, 16, lying west of the Middle Fork Creek in Chariton county, Missouri, the said creek being the line, which said conveyance was made in trust to secure the payment of a certain promissory note in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Amanda Neal and George W. Neal, to-wit: 80 acres—the south half of the southeast quarter of section sixteen, 16, township fifty-four, 54, range sixteen, 16, and all that part of the northwest quarter of section twenty-one, 21, township fifty-four, 54, range sixteen, 16, lying west of the Middle Fork Creek in Chariton county, Missouri, the said creek being the line, which said conveyance was made in trust to secure the payment of a certain promissory note in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Amanda Neal and George W. Neal, to-wit: 80 acres—the south half of the southeast quarter of section sixteen, 16, township fifty-four, 54, range sixteen, 16, and all that part of the northwest quarter of section twenty-one, 21, township fifty-four, 54, range sixteen, 16, lying west of the Middle Fork Creek in Chariton county, Missouri, the said creek being the line, which said conveyance was made in trust to secure the payment of a certain promissory note in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Amanda Neal and George W. Neal, to-wit: 80 acres—the south half of the southeast quarter of section sixteen, 16, township fifty-four, 54, range sixteen, 16, and all that part of the northwest quarter of section twenty-one, 21, township fifty-four, 54, range sixteen, 16, lying west of the Middle Fork Creek in Chariton county, Missouri, the said creek being the line, which said conveyance was made in trust to secure the payment of a certain promissory note in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Amanda Neal and George W. Neal, to-wit: 80 acres—the south half of the southeast quarter of section sixteen, 16, township fifty-four, 54, range sixteen, 16, and all that part of the northwest quarter of section twenty-one, 21, township fifty-four, 54, range sixteen, 16, lying west of the Middle Fork Creek in Chariton county, Missouri, the said creek being the line, which said conveyance was made in trust to secure the payment of a certain promissory note in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Amanda Neal and George W. Neal, to-wit: 80 acres—the south half of the southeast quarter of section sixteen, 16, township fifty-four, 54, range sixteen, 16, and all that part of the northwest quarter of section twenty-one, 21, township fifty-four, 54, range sixteen, 16, lying west of the Middle Fork Creek in Chariton county, Missouri, the said creek being the line, which said conveyance was made in trust to secure the payment of a certain promissory note in and to the above described property, or so much thereof as will be sufficient to satisfy the debt and interest mentioned in said order, together with the costs and charges thereon, I, the undersigned, sheriff of the county aforesaid, have levied upon the following described real estate, as the property of the said Amanda Neal and George W. 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